Subpart D—Covenants

§ 221.31 Prosecution of claims.

After payment by A.I.D. to an Applicant pursuant to §221.21, A.I.D. shall have exclusive power to prosecute all claims related to rights to receive payments under the Eligible Notes to which it is thereby subrogated. If a Noteholder continues to have an interest in the outstanding Eligible Notes, such a Noteholder and A.I.D. shall consult with each other with respect to their respective interests in such Eligible Notes and the manner of and responsibility for prosecuting claims.

§221.32 Change in agreements.

No Noteholder will consent to any change or waiver of any provision of any document contemplated by this Guarantee without the prior written consent of A.I.D.

Subpart E—Administration

§221.41 Arbitration.

Any controversy or claim between A.I.D. and any noteholder arising out of this Guarantee shall be settled by arbitration to be held in Washington, DC in accordance with the then prevailing rules of the American Arbitration Association, and judgment on the award rendered by the arbitrators may be entered in any court of competent jurisdiction.

§ 221.42 Notice.

Any communication to A.I.D. pursuant to this Guarantee shall be in writing in the English language, shall refer to the Israel Loan Guarantee Number inscribed on the Eligible Note and shall be complete on the day it shall be actually received by A.I.D. at the Office of Housing and Urban Programs, Bureau for Private Enterprise, Agency for International Development, Washington, DC 20523-0030. Other addresses may be substituted for the above upon the giving of notice of such substitution to each Noteholder by first class mail at the address set forth in the Note Register.

§221.43 Governing law.

This Guarantee shall be governed by and construed in accordance with the laws of the United States of America governing contracts and commercial transactions of the United States Government.

APPENDIX A TO PART 221—APPLICATION FOR COMPENSATION

LJ
Agency for International Development,
International Development Cooperation
Agency, Washington, DC 20523.
Ref: Guarantee dated as of,
19:
Gentlemen:
You are hereby advised that payment of
\$ (consisting of \$ of
principal, \$ of interest and
\$in Further Guaranteed Pay-
ments, as defined in §221.01(f) of the Stand-
ard Terms and Conditions of the above-men-
tioned Guarantee) [(consisting of \$
maturity amount and \$ in Further
Guaranteed Payments, as defined in
§221.01(f) of the Standard Terms and Condi-
tions of the above-mentioned $Guarantee)]^1$
was due on, 19, on
\$ principal [maturity] amount of
Notes held by the undersigned of the Govern-
ment of Israel, on behalf of the State of
Israel (the "Borrower"). Of such amount
\$ was not received on such date
and has not been received by the undersigned
at the date hereof. In accordance with the
terms and provisions of the above-mentioned
Guarantee, the undersigned hereby applies,
under §221.21 of said Guarantee, for payment
of \$, representing \$,
the principal amount of the presently out-
standing Note(s) of the Borrower held by the
undersigned that was due and payable on
and that remains unpaid, and
\$, the interest amount on such
Note(s) that was due and payable by the Bor-
rower on and that remains unpaid,
[\$, the maturity amount of such
Note that was due and payable on
and \$ and that remains unpaid] ² in Further Guaranteed Pay-
ments, plus accrued and unpaid interest
thereon from the date of default with respect
to such payments to and including the date
to such payments to and including the date

¹Alternate language for zero-coupon Eligible Notes.

² Alternate language for zero-coupon Eligible Notes

³In the event the Application for Compensation relates to Further Guaranteed Payments, such Application must also contain a statement of the nature and circumstances of the related loss.